

THE GREAT REOPENING - EMPOWERING YOUR BUSINESS TO OPEN

The governments use of draconian measures to deem your business as “non-essential”, is an Ultra Vires Act; “A body exercising an invalid excess or power of authority.”

The Great Reopening has partnered with www.commonlawsmallbusiness.co.uk to provide you with information to lawfully open your business.

Here are a few key points about your rights under Common, Equity and Trust Law, which all stand above statute.

- You have an unalienable right to earn a living
- Governments, local authorities, police are all profit-making corporations. The organisations were created to serve wo/men, not to enslave them
- Your dealings with the government are contract law, and contracts are only valid with your consent (but they don't tell you this).
- Would you close your business if McDonalds told you to? These corporations are no different, they just use fines to bully and scare people into complying.
- We use their system against them by using contract law (which stands above the statutory legal system)

The following documents are attached to this email and their use is referenced below:

1. Trespass Notice – take away the authorities implied rights of access
2. Notice Of Conditional Acceptance to put the government on notice (3-part process)
3. Notice Of Fault
4. Notice Of Default
5. Statement of truth (for use in person when authorities visit)
6. Conditional acceptance if you get fined

REOPEN YOUR BUSINESS ON THE 30th JANUARY AND DO THE FOLLOWING:

-
1. **Display the Trespass Notice** in your premises window. This takes away the authorities implied rights of access – they are your premises; therefore it is your rules – whether your premises are rented or owned.

 2. **Put the government on ‘Notice Of Conditional Acceptance’ NOW.** They have made you an OFFER and you may accept it under CONDITIONS. The ball is then in their court, they MUST rebut your points with clear factual evidence.

For more added weight, include in your mailings supporting evidence that shows that the claims made by the government are dubious. The Great Reopening Team have done lots of research and can provide you with links to supporting evidence upon your request.

Use the template below – display it in your business window and send it to the relevant ministers, police chiefs, local council and your MP by registered delivery.

Keep copies (send the originals) of everything including registered post slips and proofs of receipts, along with postage payment receipts.

Keep copies of all this in your business premises to show visitors/police etc. Keep several copies so that you can give copies to the visitors.

3. **Notice of Fault.** If after 10 days, you have not had a response to the above **Notice of Conditional Acceptance** send the following '**Notice of Fault**'. This reminds them of your first Notice and that they haven't responded, giving them a further 10 days to reply.

4. **Notice of Default.** When they don't reply to your second notice, send a third '**Notice Of Default**'. This states they failed to respond and therefore have *tacitly accepted* the terms (they do this to us all the time! You can do it to them!) of your counter-offer (this first Notice) which is your conditional acceptance, and that now, a lawfully binding contract exists, that there is no obligation for you to close your business.

The 'Fee Schedule', is simply a list of the fees that will be charged if 'They' decide to breach the terms of your new contract. You could include things Forced closure of the business despite this contract £5,000 per month, etc.

If they breach the contract and try to shut you down, send them a bill, when they don't pay, make a claim in small claims court. A judge will accept the validity of your documents (the contract) and your '3 stage administrative process' that you properly carried out in a lawful and perfectly reasonable way.

Note to business owner: The process of 3 notices can be done in twenty days, please don't give them any extra time to respond.

Remember you will not get in trouble just for sending these notices as long as you are polite and make no threats at all. You are only making an offer to contract and asking for clarification of their claims. Be brave and stand your ground.

If the authorities come to your premises. Try not to get into a conversation with them, just repeat that you prefer to do this in writing and are waiting on a reply from whoever it is you served your notice on.

The Police may or may not see the validity of them, most have little knowledge of the law, but a Judge most certainly will. The principles of these notices lie in what is known as Contract Law or Commercial law, law forms that are higher forms of law than statutes and of course guidelines.

Don't answer any questions or make any statements. Tell them that you are very busy and do they have any lawful objections to proceeding in this matter in writing?

Good luck and be strong! You are well within your rights as a man or woman to do this. Remember always that they are Public Servants and you are the public! They may have forgotten this relationship.

Possible questions to ask if visited by government officials

Reminder: Direct to your trespass notice and get them to confirm on video their authority allows them to trespass. **Always video record any interaction with government officials.**

Please remember they are public servants and are liable for their actions and need to be reminded.

POLICE QUESTIONS

- Please identify yourself (name and badge number)
- Are you a police constable?
- Please show me your warrant card.
- Who are you insured by? What is your indemnity insurance number?
- Perhaps you are impersonating a constable? (when they refuse)
- Can you confirm the company you work for?
- Where station operating from?
- Can you confirm you have authority to trespass upon these premises and on my God given right to earn a living and live in peace and harmony.
- Can you confirm your authority overrides contract law (this can be asked after the first of the 3 notices have been sent to authorities as you should have a binding contract through tacit acquiescence/ see document)

OTHER OFFICIALS

- Are you following your codes of practice? (7 principles of life, look these up and have a copy)
- Are you a public servant?
- Please identify your indemnity insurance number and what company you are with? (They are liable for their actions)
- Are you here to enforce guidelines?
- What other authority are you relying on?
- Can you confirm that guidelines are law?
- Is your authority superior to contract law? (you do not have a contract to follow the coronavirus act nor are you obliged to consent)?
- Can you confirm I consented to the Coronavirus Act?

- Can you confirm you don't need my consent to enforce your alleged powers?
 - Have you evidenced your claims?
 - Are you denying that one of the maxims of laws; that the burden is upon the one who makes the claim?
-

5. **Statement Of Truth.** You can ask for the official after the initial questions above, to sign to confirm their intentions are lawful and are truthful. Then hand them the statement of truth (on the next page) to sign (they won't). You can then offer them to take it and get in touch once they have agreed to your conditions, by posting it back. Don't forget to delete this and also alter as needed depending on your type of business.

6. **If you receive a fine** issue the following Conditional Acceptance

Make it your own; Feel free to change the wording, layout, font etc of these notices and add your own conditions, or terms and remove any you don't like. Add supporting evidence when you can.

If 'They' receive lots of the same Notices, all with the same words and format, they can more easily defeat it. If they receive many of these all slightly different, with different wording, they have to work harder.

Strength in numbers. Please share with fellow business owners. Be brave, your country needs your business to open. This is all perfectly lawful, and in fact legal. *You are only making an offer.* One that they will find difficult to refuse! Never use threats or bad language. Be polite. Stay in honour. At all times.

For more information, and to register your business on the online directory so patrons can find you, visit
www.commonlawsmallbusiness.co.uk

YOU'RE INVITED: ZOOM MEETING FOR BUSINESS OWNERS - KNOW YOUR RIGHTS

Monday 25th January 2021 at 19:00 GMT

Link: <https://us02web.zoom.us/j/81662495912?pwd=S0hoU29EYXp5U21qWVZkS0hFeklmUT09>

Remember to join the movement on Telegram
<https://t.me/THEGREATREOPENING>

If you're opening up on 30th January please email
thegreatreopening@protonmail.com directly.

Best wishes,

The Great Re-Opening Team.

Disclaimer, the creators of www.commonlawsmallbusiness.co.uk are not qualified, nor are they lawyers or legal advisors. We take no liability for your errors or actions you decide to take based on the information given. You are highly encouraged to do your own research. We are working on providing you a legal standing based on Laws of Equity.